IN THE UNITED FOR THE DIS	STATES DISTR STRICT OF MAI		LODGED RECEIVED
SOFTWARE QUALITY	*		OCT 2 5 2 002
MANAGEMENT, INC.,	*	.aV	CLERK U.S. DISTRICT COUR, DISTRICT OF MARYLAND
Plaintiff/Counter-defendant			DEPUTY
T '	* Civil	Action No. AM	D 01 CV 3262
V.	*	Action No. AM	D 01 C v 3302
DOBI MEDICAL SYSTEMS, LLC,			
D 0 1 /G	*		
Defendant/Counter-plaintiff.	*		
* * * * * * * * *	* * *	* * * *	* * *

<u>ORDER</u>

This Court has considered the motion to Plaintiff and Counter-defendant Software Quality Management, Inc., to reopen this case in order to enforce the parties' Settlement Agreement so as to enter a Consent Judgment in the amount of \$207,000.00 in favor of Software Quality Management, Inc. This Court finds that there is good cause for this case to be reopened, that Defendant and Counter-plaintiff DOBI Medical Systems, LLC, has failed to pay the amount called for in the Settlement Agreement within the specified deadline, and that judgment by consent should be entered in favor of Software Quality Management, Inc., in the amount of \$207,000.00, in accordance with the Settlement Agreement. Accordingly, it is, this 25 day of October. 2002, ORDERED that the motion to reopen this case is, hereby, **GRANTED**, and that judgment in the amount of \$207,000.00 shall be entered against DOBI Medical Systems, LLC, and in favor of Software Quality Management, Inc.

Andre M. Davis

(1),

United States District Judge